

Mercer Circuit Court

Farmers Bank of Salvisa

Plaintiff

-v- Petition

Hannah Dean

Anna M. Dean

Defendants.

The plaintiff, a banking corporation under the Kentucky law with power to contract and be contracted with and to sue and be sued, states that the defendants by their joint-written promisory note dated May 2, 1919 promised to pay G. L. Alford Garage 60 days thereafter \$163.05 with interest thereon from date until paid; that said note was before maturity sold assigned and negotiated for value to this plaintiff who now owns and holds the same; that it is long past due and no part thereof has ever been paid; that by its terms it provided for a lien on one Maxwell five passenger automobile sold to the defendants or one of them at the date of said note and said machine is still in their possession with no other lien thereon known to plaintiff; said note is filed as a part thereof.

Wherefore it prays judgment for \$163.05 with 6% interest from May 2, 1919 and costs and all proper relief.

C.E. Rankin Atty